IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS WICHITA FALLS DIVISION

X CORP.,	
	Plaintiff,

BRANDS INTERNATIONAL AG,

IT IS SO ORDERED this

v.

WORLD FEDERATION OF ADVERTISERS; MARS, INCORPORATED; CVS HEALTH CORPORATION; ØRSTED A/S; TWITCH INTERACTIVE, INC.; NESTLÉ S.A.; NESTLE USA, INC.; ABBOTT LABORATORIES; COLGATE-PALMOLIVE COMPANY; LEGO A/S; LEGO BRAND RETAIL, INC.; PINTEREST, INC.; TYSON FOODS, INC.; SHELL PLC; SHELL USA, INC. and SHELL

Defendants.

Civil Action No. 7:24-cv-00114-B

[PROPOSED ORDER] GRANTING DEFENDANT NESTLÉ S.A.'S MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION

Before the Court is Defendant Nestlé S.A.'s Motion to Dismiss for Lack of Personal Jurisdiction Plaintiff X Corporation's Second Amended Complaint. Having considered the Motion, the briefing related thereto, the record, and the applicable law, it is hereby **ORDERED** that Defendant Nestlé S.A.'s Motion to Dismiss is **GRANTED** and that Plaintiff X Corporation's Second Amended Complaint is hereby **DISMISSED** as to Nestlé S.A.

day of

			UNITED S	TATEC	DICTI	TOT I	IDOE
				LAIES	111511	CIC. I I	しけんけん